

## **SENATE BILL No. 438**

DIGEST OF SB 438 (Updated February 5, 2003 4:09 PM - DI 103)

Citations Affected: IC 8-1.

Synopsis: Underground plant protection service. Requires the operator of an underground utility facility located in Indiana to become a member of the Indiana Underground Plant Protection Service (IUPPS) not later than September 1, 2004. Requires the IUPPS to: (1) record with county recorders the location of all of its members' underground facilities; and (2) receive notice of excavation or demolition projects potentially affecting its members' underground facilities. Requires county recorders to refer to the IUPPS any person seeking to provide notice of an excavation or a demolition project that may affect underground utility facilities.

Effective: July 1, 2003.

# Hershman, Landske, Howard

January 21, 2003, read first time and referred to Committee on Utility and Regulatory Affairs. February 6, 2003, amended, reported favorably — Do Pass.





First Regular Session 113th General Assembly (2003)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2002 Regular or Special Session of the General Assembly.

### SENATE BILL No. 438

A BILL FOR AN ACT to amend the Indiana Code concerning utilities and transportation.

Be it enacted by the General Assembly of the State of Indiana:

- SECTION 1. IC 8-1-26-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 15. (a) This section applies to recordings made with a county recorder before September 1, 2004.
- **(b) Except as provided in subsection (e),** an operator that has underground facilities located in Indiana shall record with the county recorder of each county in which the facilities are located a list containing the name of each township in the county in which the operator has underground facilities, including those facilities that have been abandoned in place by the operator but not yet physically removed. The list must include the name of the operator and the name, title, address, and telephone number of the operator's representative designated to receive the written or telephonic notice of intent required by section 16 of this chapter.
- (b) (c) An operator shall record any changes in the information contained in the list recorded under subsection (a) (b) with the county recorder of the county in which these facilities are located within thirty

SD 430—LS //90/

C

0

p

y

SB 438—LS 7796/DI 101+



1

2

3

4

5

6

7

8

9

10

11 12

13

14

15

1	(30) calendar days of the change. The document reflecting the changes
2	shall be cross-referenced to the original list recorded under subsection
3	(a). (b).
4	(c) (d) The county recorder shall charge a fee in accordance with
5	IC 36-2-7-10.
6	(d) (e) An association meeting the requirements of section 17 of this
7	chapter shall be responsible for providing the information required in
8	subsections (a) (b) and (b) (c) for the association's members and shall
9	be responsible for paying the fee contained in subsection (e) (d) for the
10	association's members.
11	SECTION 2. IC 8-1-26-15.5 IS ADDED TO THE INDIANA CODE
12	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
13	1, 2003]: Sec. 15.5. (a) Except as provided in subsection (b), after
14	August 31, 2004, the association described in section 17(c) of this
15	chapter is responsible for:
16	(1) providing the information; and
17	(2) paying the fee;
18	required under section 15 of this chapter for each of the
19	association's members.
20	(b) The association described in section 17(c) of this chapter is
21	not required to provide information or pay a new fee under this
22	section for a member:
23	(1) that has provided the information and paid the fee
24	required under section 15 of this chapter before September 1,
25	2004; or
26	(2) on whose behalf the association has provided the
27	information and paid the fee required under section 15 of this
28	chapter before September 1, 2004;
29	unless the association receives notice from the member of a change
30	in the information recorded before September 1, 2004, under
31	section 15 of this chapter.
32	SECTION 3. IC 8-1-26-16 IS AMENDED TO READ AS
33	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 16. (a) Except as
34	provided in section 19 of this chapter, before commencing an
35	excavation or demolition operation described in section 14 of this
36	chapter each person responsible for the excavation or demolition must
37	serve written or telephonic notice to excavate or demolish. The notice
38	must be received at least two (2) full working days but not more than

twenty (20) calendar days before the commencement of the work.

However, a person responsible for excavation or demolition may

commence work before the elapse of two (2) full working days if all

affected operators have notified the person that the location of all the



39

40

41

1	affected operators' facilities have been marked or that the affected
2	operators have no facilities in the location of the proposed excavation
3	or demolition.
4	(b) For a notice served under this section before September 1,
5	2004, the notice must be served on each operator, or each operator's
6	association, who has recorded a list required by section 15 of this
7	chapter indicating that the operator has underground facilities located
8	in the proposed area of excavation or demolition.
9	(c) After August 31, 2004, a notice under this section must be
10	served on the association described in section 17(c) of this chapter.
11	A county recorder who receives an inquiry from a person seeking
12	to provide notice of an excavation or a demolition under this
13	section shall refer the person to the association described in section
14	17(c) of this chapter. After receiving a notice under this section, the
15	association shall:
16	(1) determine whether one (1) or more of the association's
17	members have underground facilities located in the proposed
18	area of excavation or demolition, based on recordings made
19	under section 15 or 15.5 of this chapter; and
20	(2) provide notice of the proposed excavation or demolition to
21	any members identified under subdivision (1) as having
22	underground facilities located in the proposed area of
23	excavation or demolition.
24	(d) A person responsible for demolition must give an operator a
25	reasonable amount of time, as mutually determined by the operator, the
26	person responsible for demolition, and the project owner, to remove or
27	protect the operator's facilities before demolition of the structure is
28	commenced.
29	(b) (e) The written or telephonic notice required by subsection (a)
30	must contain the following information:
31	(1) The name, address, and telephone number of the person
32	serving the notice, and, if different, the person responsible for the
33	excavation or demolition.
34	(2) The starting date, anticipated duration, and type of excavation
35	or demolition operation to be conducted.
36	(3) The location of the proposed excavation or demolition.
37	(4) Whether or not explosives or blasting are to be used.
38	(5) The approximate depth of excavation.
39	(c) (f) If the notice required by this section is by telephone, the
40	operator or association shall maintain an adequate record of the notice

for three (3) years to document compliance with this chapter. A copy

of the record shall be furnished to the person giving notice to excavate



41

42

or demolish u <b>after August</b>	•				0		
this chapter						,	. /
required by 1	his subsect	ion.		C			
SECTION	4. IC 8-1	1-26-17	IS AN	1ENDE	D TO	READ	AS
FOLLOWS [	EFFECTIV	E JULY	7 1, 20	003]: S	ec. 17.	(a) <b>B</b> e	fore
September 1,	<b>2004</b> , opera	itors, in a	any com	binatio	n or gro	up, may	form
and operate a	n associatio	n in Ind	liana to	record	for the	associat	ion's
members the	nformation	required	by sect	ion 15 d	of this c	hapter a	nd to
11. C	. 1				, •	1	٠,٠

September 1, 2004, operators, in any combination or group, may form and operate an association in Indiana to record for the association's members the information required by section 15 of this chapter and to provide for mutual receipt of notice of excavation or demolition operations under section 16 of this chapter. An association may provide the service on behalf of operators having underground facilities in Indiana and shall record with the county recorder of the county in which those facilities are located the following information:

- (1) The telephone number and address of the association.
- (2) A description of the geographical area served by the association.
- (3) A list of the names and addresses of each operator receiving the service from the association.
- (b) An association formed under this section must have the capability to serve any operator located in Indiana. Associations that qualify under this section include, without limitation, the "One Call" system that is managed by a group of operators in the Indiana Underground Plant Protection Service.
- (c) After August 31, 2004, an operator that has underground facilities located in Indiana must be a member of the Indiana Underground Plant Protection Service or its successor organization. The association identified in this subsection shall provide the services described in subsection (a) by:
  - (1) recording for the association's members the information required by section 15.5 of this chapter; and
  - (2) providing for mutual receipt of notice of excavation or demolition operations under section 16 of this chapter.





#### SENATE MOTION

Mr. President: I move that Senator Landske be added as coauthor of Senate Bill 438.

**HERSHMAN** 

#### SENATE MOTION

Mr. President: I move that Senator Howard be added as coauthor of Senate Bill 438.

**HERSHMAN** 

о р У



#### COMMITTEE REPORT

Mr. President: The Senate Committee on Utility and Regulatory Affairs, to which was referred Senate Bill No. 438, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, line 4, delete "2003." and insert "2004.".

Page 2, line 14, delete "2003," and insert "2004,".

Page 2, line 25, delete "2003;" and insert "2004;".

Page 2, line 28, delete "2003;" and insert "2004;".

Page 2, line 30, delete "2003," and insert "2004,".

Page 3, line 5, delete "2003," and insert "2004,".

Page 3, line 9, delete "2003," and insert "2004,".

Page 4, line 2, delete "2003," and insert "2004,".

Page 4, line 7, delete "2003," and insert "2004,".

Page 4, line 25, delete "2003," and insert "2004,".

and when so amended that said bill do pass.

(Reference is to SB 438 as introduced.)

MERRITT, Chairperson

Committee Vote: Yeas 10, Nays 0.

V

